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- securing the fishing line to a hook; and  
securing the hook to the body of the lure, thereby placing the lure in a first position.
41. The method of fishing according to claim 40, further comprising:  
casting the lure into a body of water;  
pulling the fishing line to facilitate movement of the tail underneath the body thereby  
placing the lure in a second position; and  
releasing the fishing line thereby returning the tail to the first position of the lure.

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REMARKS

Claims 1-38 remain in the referenced application. Claim 30 has been amended, and appended hereto is a marked version of claim 30 illustrating the revision made thereto. Claims 39-41 have been added.

An Information Disclosure Statement is submitted herewith to place before the Examiner a reference cited in this application's parent application.

Claims 1-38 stand provisionally rejected under the judicially created doctrine of obviousness-type double patenting as being unpatentable over claims 1-27 of copending Application No. 09/819,584, which is a CIP of 09/745,235. The Examiner admits claims 1-38 are not identical subject matter to claims 1-27 of copending Application No. 09/819,584. The Examiner however asserts claims 1-38 would have been obvious to one of ordinary skill in the art at the time the invention was made in view of claims 1-27 of copending Application No. 09/819,584. As the outstanding rejection is based upon the judicially created doctrine of obviousness-type double patenting, Applicant submits herewith a Terminal Disclaimer to overcome the outstanding rejection. In view of the submission of the Terminal Disclaimer, Applicant respectfully submits the rejection of claims 1-38 has been overcome and thus requests the withdrawal of the provisional rejection of claims 1-38 under the judicially created doctrine of obviousness-type double patenting over claims 1-27 of copending Application No. 09/819,584.

The prior art made of record has been reviewed by Applicant and is deemed not to anticipate nor render obvious the claimed invention.

A check in the amount of \$179.00 to cover the \$55.00 Terminal Disclaimer Fee due under 37 C.F.R. §1.20(d), the \$69 Additional Claim Fee due under 37 C.F.R. §§1.169(c) and (d), and the \$55.00 Extension Fee due under 37 C.F.R. §1.17(a)(1) is enclosed herewith.

In view of the foregoing, Applicant respectfully requests reconsideration of the rejected claims and consideration of new claims 39-41. Applicant further respectfully solicits early allowance of the application.

Respectfully submitted,

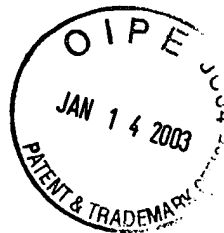
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DATE: 14 January 2003

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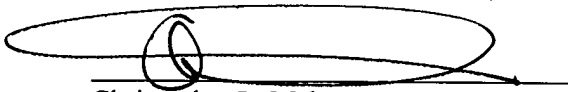


CERTIFICATE OF MAILING

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Date: 14 January 2003

  
Christopher L. Makay

AMENDED CLAIMS MARKED TO ILLUSTRATE REVISIONS

30. (amended) A fish catching system, comprising: [a sleeve, wherein the sleeve is coupled with a lure and receives a fishing line therethrough that attaches to an eyelet of a hook secured to the lure.]

a lure comprising a body and a tail; and

a sleeve coupled with the tail of the lure, wherein the sleeve receives a fishing line therethrough that attaches to an eyelet of a hook secured to the body of the lure.